1	FILED		
2	CLERK, U.S. DISTRICT COURT WAR 24 2016		
4	CENTRAL DISTRICT OF CALIFORNIA		
5	BY DEPUTY		
6			
7			
8	UNITED STATES DISTRICT COURT		
9	CENTRAL DISTRICT OF CALIFORNIA		
10	UNITED STATES OF AMERICA,) Case No. 2:16-MJ-613		
11	Plaintiff,) ORDER OF REVOCATION/DETENTION		
12) IN BAIL REVOCATION/DETENTION) PROCEEDINGS		
13	Jerry Ray Degolyer (18 U.S.C. \$ 3148(b))		
14	Defendant.)		
15	Unon motion of the G		
16	Upon motion of the Government to detain defendant in connection		
17	with bail revocation/detention proceedings pursuant to 18 U.S.C. § 3148(b):		
18			
19	A. The Court finds:		
20	() there is probable cause to believe that defendant has		
21	committed a federal, state, or local crime while on		
22	release;		
23	(/ there is clear and convincing evidence that defendant		
24	has violated another condition of release;		
25	B. The Court further finds:		
26	(\checkmark) no condition or combination of conditions will		
27	reasonably assure the appearance of defendant as		
28	required;		

. Case 2:16-mj-00613-DUTY Document 7 Filed 03/24/16 Page 2 of 3 Page ID #:15

1		() no condition or combination of conditions will
2		reasonably assure the safety of any other person and
3		the community;
4		() defendant is unlikely to abide by any condition or
5		combination of conditions of release.
6	C.	The Court has considered:
7		() the nature and circumstances of the offense(s) charged;
8		() the weight of the evidence against defendant;
9		() the history and characteristics of defendant;
10		() the nature and seriousness of the danger to any person
11		or the community that would be posed by defendant's
12		release.
13	D.	The Court concludes:
14		() Defendant poses a risk to the safety of other persons
15		and the community based on:
16		
451		
17		
18		
		() Defendant poses a serious flight risk based on:
18		
18 19		() Defendant poses a serious flight risk based on:
18 19 20		
18 19 20 21		_ instant allgations & prevene in Colymnia without authoryte from count pretal remis
18 19 20 21 22		instant allgations & presence in California without authory to fun court pretal periori Oppin in Nortan
18 19 20 21 22 23		uniform allgations & preserve in Coloporal without authory to firm count fruital remains Appin in Northern () Defendant is unlikely to abide by any condition or
18 19 20 21 22 23 24		uniform allgations & preserve in Coloporal without authory to firm count fruital remains Appin in Northern () Defendant is unlikely to abide by any condition or
18 19 20 21 22 23 24 25		uniform allgations & preserve in Coloporal without authory to firm count fruital remains Appin in Northern () Defendant is unlikely to abide by any condition or

. Case 2:16-mj-00613-DUTY Document 7 Filed 03/24/16 Page 3 of 3 Page ID #:16

1	E.	The Government () is () is not entitled to a rebuttable
2	2	presumption that no condition or combination of conditions
3	3	will assure that defendant will not pose a danger to the
4		safety of any person or the community.
5	F.	The Court finds:
6		() Defendant has not rebutted by sufficient evidence to
7		the contrary the presumption provided in 18 U.S.C.
8		§ 3148(b) that no condition or combination of
9		conditions will assure the safety of any other person
10		or the community;
11	IT:	IS ORDERED that defendant is detained and remanded to the
12	custody o	of the U.S. Marshal.
13	If	defendant is awaiting trial, IT IS FURTHER ORDERED that
14	defendant	be confined in a corrections facility separate, to the
15	extent pr	acticable, from persons awaiting or serving sentences or
16	persons h	neld in custody pending appeal.
17	IT I	S FURTHER ORDERED that defendant be afforded reasonable
18	opportuni	ty for private consultation with defendant's counsel.
19	DATED:	3/24/16
20		HONORABLE JACQUELINE CHOOLJIAN
21		United States Magistrate Judge
22		
23		
24		
25		
26		
27		
28		